GOOD OF THE WHOLE COUNTRY.

The Desire That Actuates Americans in All Parts-Law of Compensation Will Take Care That Things Shall Be Evened Up Everywhere-Some Things That Should Not Cause People to Boast - Wealth and Resources Dependent on Each Other.

Denver, Sept. 24.-Comptroller of the Currency James H. Eckels was the guest of honor at the banquet given last evening at the Brown Palace hotel by the Denver Clearing House association. One hundred distinguished citizens of Coloredo-bankers, state senators and others whose names are associated with the upbuilding of this city and state, were present. Comptroller Eckels made an after-dinner speech to which close at its close he was warmly applauded. Eckles began by emphasizing the fact that citizens of all parts of the country to decide it. The attorneys for Fulton are actuated by the same spirit-a degire for the good of the whole countryand that no matter how fierce the fight between partisans might be waged there is no danger of its weakening the foundation of the republic. After pleading for a continuation of the feeling of mutual confidence so long maintained between the east and the west, he said:

Sections Had Better Not Boast. "It will not do for the east to boast of its possession of the surplus capital of the country, which has come with age and thrift and opportunities, or the west to point with overweening pride to its stupendous resources and its wonderful advancement. The wealth of the one but continues to diminish if not employed, and that of the other is of no avail if not developed. The advance of both follows the same pathway and centers in the same interests. I have tonight no plea to make for the country's accumulated capital upon the one hand, nor for its undeveloped riches on the other, except the plea that at a time when we are entering upon an era of better things they may be brought nearer together and not driven wider apart. It is a plea consonant with the dictates of business judgment and accords with the common sense. It is a protest that may well be uttered by citizens everywhere, no matter what the measure of their interests or the financial tenets to which they bear allegiance.

Makes an Allusion to Silver. "I am not unmindful of the fact that a large majority of the citizens of this state feel that they have, in the economy of the commerce, been sorely injured in one of their great wealth-producing industries. If such a result has followed they have not been left wholly without compensating benefits, nor have they suffered more keenly than at various times in the country's history bave others who have embarked in other lines of undertaking. The law of the commercial world, through all its history, is proven to be a law of continual change More than once New England and the east have been compelled to yield to other sections of the country great industries which their people had hoped to build upon for the future, and in the years to come I doubt not but that other and greater changes will come upon

Within the Range of Possibilty.

"It is not without the range of possibility that the Carolinas may draw from Massachusetts the cotton mill, and the states of Tennessee and Colorado from Pennsylvania the steel and iron industries. But if they do, following the line of economic truth some new development will be fostered which will more than make adequate reparation for a seeming irreparable loss. If the citizen of Colorado has suffered despite the fact, he can beast a territory more nearly possessed of all the things essential to the support of a people than any state within the borders of the Union."

Eckels closed with a prophecy that the country is now entering upon an era of renewed prosperity in which east, west, north and south will alike participate.

STOCK YARD COMPANY ATTACKED

Suit Similar to That at Topeka Brought at

Omaha by Uncle Sam. Omaha, Neb., Sept. 24.—Sult has just been brought by the United States against the South Omaha Live Stock Exchange and all its members, Its membership amounts to a few over 200. The suit is authorized by Attorney General McKenna, of the United States. The papers in the suit were filed with him some time ago by Attorney John T. Cathers, of this city. They were returned yesterday morning with the statement that the attorney general had approved of the suit. The effect of the suit, if decided as that at Topeka, will be to perpetually restrain the South Omaha Live Stock Exchange from carrying on its business. The suit is brought under the anti-trust law.

Chairman Jones at Chicago. Chicago, Sept. 24.-Chairman James

K. Jones, of the Democratic national committee, arrived from Washington yesterday and immediately went into conference with a number of Iowa Democratic leaders who had come here to meet him. This conference was of short duration, and at its conclusion Senator Jones, in company with National Committeemen Gahan, of Illinois, called on ex-Governor John P. Altgeld.

Tracey for Mayor of Greater New York.

New York, Sept. 24.-After an executive meeting of the Republican assembly district leaders yesterday Chairman Quigg announced that a resolution was unanimously passed requesting former Secretary of the Navy Tracey to allow the use of his name as the Republican nominee for mayor of Greater New

Indictment Against Novak.

Vinton, Ia., Sept. 24.—The grand jury vesterday returned an indictment against Frank Novak for murder in the first degree. It is also undertood that he is indicted for arson, conspiracy to defraud and embezzlement.

Scores on the Ball Field.

Chicago, Sept. 24.-League base ball records yesterday: At Cleveland-Chicago 4. Cleveland 8.

LOOK OUT FOR THE HURRICANE.

Prof. Wiggins Predicts It and the Signs Are for Bad Weather.

Ottawa, Ont., Sept. 24. - Professor Wiggins predicts a great hurricane. He says: "The announcement by the marine department that a hurricane is now moving up the Atlantic coast from the West Indies, is a meteoriogical event of more than common interest. That a great storm is near is a meteorological fact. The moon will be in conjunction with Jupiter and Mercury on the 25th and Mars on the 27th. The moon crosses the celestial equator on the 25th moving southward. She will be in conjunction with the sun on the 26th at 1 o'clock p. m. London time, and will be at her perigee or nearest point in her orbit to the earth on the 28th. These are all or nearly all dangerous elements to the mariner, for they indicate a storm on the afternoon of Wednesday the 29th with high tides on the North American coast.

That Modern Woodmen Case Again. Chicago, Sept. 24.-Judge Showalter. of the federal district court, yesterday dissolved the injunction secured by the people of Fulion to prevent the removal the headquarters of the Modern Woodmen from their city. His ruling was based on two grounds: First, that there was no basis for contention; and, attention was paid by his auditors, and second, that the matter was in the state court at Rock Island, and therefore the United States court should not be asked

Coroner's Inquest on Lattimer. Hazleton, Pa., Sept. 24.-Coroner Mc-Kee yesterday afternoon began the inquest into the deaths of the score of striking miners who were shot by a posse of sheriff's deputies at Lattimer. A two hours' session was held, during which a score of witnesses were examined. Nearly all the testimony adduced was a repetition of that brought out at the hearing of the deputies at

Ohio Democrats Open the Fight.

Wilkesbarre.

Columbus, O., Sept. 24.-About 3,000 people attended the opening meeting of the Democratic campaign at the Auditorium last night. Hen. Alten W. Thurman presided. The chief speech was that of Horace L. Chapman, candidate for governor. The other speakers were General A. J. Warner, of Marietta; Mayor James A. Rice, of Canton, and Representative John J. Lentz.

More

parilla than in any other preparation. More skill is required, more care taken, more expense incurred in its manufacture. It costs the preprietor and the dealer More but it costs the consumer less, as he gets more doses for his money.

More curative power is secured by its peculiar combination, proportion and process, which makes it peculiar to itself. More people are employed and more space occupied in its Laboratory than any other.

more wonderful cures effected and more testimonials received than by any other.

More sales and more increase year by year
are reported by druggists.

More people are taking Hood's Sarsaparilla
today than any other, and more are
taking it today than ever before.

More and STILL MORE reasons might be
given why you should take given why you should take

Hood's

Sarsaparilla

The One True Blood Purifier. \$1; six for \$5. cure all Liver Ills and

Hood's Pills Sick Headache. 25 cents.

NEW DEPARTURE!

ONE MONTH FREE.

Dr. A. B. Spinney, of Detroit, also proprietor of Reed City Sanitarium, is coming to your town, where he will remain for one day only to give the sick an opportunity to consult him that cannot see him at his Sanitarium. The doctor has so much faith in the experience he has had in treating chronic diseases that he will give one month's treatment and medicine free. ALSO FREE SURGICAL OPERATIONS TO

ALL THOSE THAT ARE TOO POOR TO PAY. All that he asks in return is that every patient will state to their friends the results obtained by his treatment. All forms of chronic diseases and deformities treated. No man in this State has had such extended experience in the treatment of CATARRH, EYE, EAR, THROAT AND LUNG DISEASES as the doctor. He graduated 37 years ago from Cleveland, Ohio; was 15 years in general practice; after that lectured as Professor of Anatomy and Physiology in Detroit Homeopathic Medical College for 2 years; was 3 years Superintendent of Alma and Ypsilanti Sanitariums. This experience, combined with many years' study in the best hospitals in the country, and examining and treating thousands of chronic cases, has prepared him to cure when the general practitioner fails. Have you been sick for years? Are you discouraged? Call and see us, we will tell you whether we can cure you or not. If we cannot cure you, we will tell you what relief

we can give you. Remember, one month will be absolutely free-medicines, surgical operations, and the benefit of all our skill to all who are too poor to pay. Our methods of treatment is all that is known by all the schools, with the aid of electricity, that most wonderful of all agents in Paralysis, Loss of Power, Rheumatism, and all diseases of the nervous system. Go early, as my office is always crowded.

N. B.—Cancers, Tumors, Blood and Skin Diseases cured by a new system. Piles cured in from 5 to 30 days without the knife. Female and private diseases of all forms treated successfully. Many patients that cannot be treated at home can be cured at our Sanitarium, which is in charge of the best of medical skill, under the doctor's direction. Terms for board and treatment the lowest of any sanitarium or hos-pital in the United States.

Remember, we give a written guarantee to cure every case of PILES and RUPTURE. Also, we have a lying-in nospital department in our Sanitaram. Send for Journal.

Dr. Spinney will be at the Dyckman House, Tuesday, Oc-

All these creeping crawling, stinging sensations that compone to make up the tortures of any homog disease of the skin are instantly relieved and permanently cured by Donn's Ontwent. Take no substitute D an's never fails.

No need to fear the approach of croup if you have Dr Thomas' Eclectric Oil in the house. Never was a case that it wouldn't cure it used at the outset.

STOP IT NOW

Stop It Quickly, Just the Same as Did Mr. Charles H. Hoffman, of 132 Ten Eyek Street, Jackson.

If you have a pain in your back, stop it' A lame back, stop it! An aching back, stop it! Do you want to know how? Let us tell you! In the first place, never try to rid yourself of pain without knowing the cause. If pain or ache exist there is reason for it. Find out this reason and get after it. Strike cause a stiff blow with the right weapon, and its allies, pain and ache, will flee like chaff before the wind. To get right down to it, backache is indicative of kidney disorders, a spy placed there by nature; listen to his warnings and take up the weapon, strike before disease is reinforced with allies that can not be routed by hand of man. such as Bright's disease. Let us introduce to you this weapon! Let us prove its superiority to all others! Here is a blow it

Mr. Charles H. Hoffman is a fireman on the M. C. R R., and resides at 132 Ten Eyek Street, Jackson, Mich. He says: I have suffered for a long time from a kidney and bladder disorder which has at times rendered me incapable of work. have been at the hospital for my complaint and discharged from there as cured, but the old complaint has invariably come back again. Some time ago I heard of Doan's Kidney Pills, and I began taking them, with most gratifying results. Urinary complaints which bothered me greatly are very much improved, and the pain I suffered in my back has entirely left me, my general condition is much improved. I would not like to be without Doan's Kidney Pills, I think others should know what a valuable remedy it is.'

For sale by all dealers, price 50 cents. Mailed by Foster-Milburn Co., Buffalo, N. Y., sole agents for the U. S. Remember the name, Doan's, and take no other.

LEAGL NOTICES.

MORTGACE SALE. - Whereas, default having been made in the conditions of a certain indenture of mortgage hearing date the 15th day of March, A. D. 1892, made, executed and delivered by Samuel Impson and Margaret impson, his wife, Harrison Barber and Warcia Berber, his wife, of Almena, Michigan, to George E. Breck; which said mortgage was, on the 21st day of March, A. D. 1892, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by

Which said mortgage was afterwards and on the 21st day of March, A. D. 1892, by said George E. Brock duly assigned to Martha P. Cobb, and which said assignment was afterwards and on the 1st day of April, A. D. 1892, filed for record in the office of the register of deeds in and for Van Buren county, Mit higan, and by said register duly recorded in liber 47 of mortgages on page 326.

On which said mortgage there is now claimed to be due at the date of this notice the sum of \$548.42 and the legal cost of this proceeding, and no suit at law or proceeding in equity having been institu-ted to recover said amount due on said mortgage or any part thereof.

any part thereof.

Now, therefore, notice is hereby given that by virtue of the power of sale in said mortgage and by the statutes in such cases made and provided, I shall, on Saturday, the thirteenth day of November, A. D. 1897, at ten o'clock in the forenoon, at the north front door of the court house for Van Buren county, Michigan, in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for said county of Van Buren), sell to the bighest hidder the premise described in said mort. highest bidder the premises described in said mort-gage or so much thereof as may be necessary to pay the amount due thereon and the legal costs of

this proceeding and of said sale.

The premises described in said mortgage and so to be sold are known as those certain pieces or parcels of land situate and being in the township of Almena, in the county of Van Buren, and state of Michigan, as follows: The north-west quarter of the north-east quarter and the west half of the east half of the north-east

quarter of section three (3), town two [2] south, of range thirteen [13] west, together with the tenements, hereditaments and appurtenances thereunto belong-

Dated, this 3d day of August, A. D. 1897. MARTHA P. COBB. Mortgagee by Assignment. E. A. & ROBERT B. CRANE, Attorneys for Mortgagee. 12(1302:224)

PROBATE ORDER FOR HEARING FINAL ACCOUNT.—State of Michigan: County of Van Buren—ss. Probate Court for said

At a session of the probate court for county, held at the probate office in the vil-lage of Paw Paw, on Friday the 3d day of September in the year of our Lord one thousand eight hundred and unety-seven; Present, James H. Johnson, Judge of Probate.

In the matter of the estate of Milan U. Richardson, deceased.

Dora Richardson, executrix of said estate, comes into court and represents that she is now prepared to render her final account as such executrix, and files the same.

Thereupon it is ordered that Monday, the 4th day of October next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at

pear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered that said executrix give notice to the persons interested in said estate of the pendency of said account and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county, for three successive weeks at least previous to said day of hearing. at least previous to said day of hearing

JAMES H. JOHNSON, Judge of Probate.

MORTGAGE SALE.—Default having been made in the conditions of a certain indenture of mortgage, bearing date the 14th day of September, A. D. 1888, made and executed by John B. Syke and Elizabeth Syke, his wife, of Paw Paw, Van Buren county, Michigan, to John Burnett of the same place, which mortgage was recorded in the office of the register of deeds of Van Buren county, state of Michigan, on the 14th day of September, A. D. 1888, in liber 38 of mortgages on page 313, on which mortgage there is now due and unpaid the sum of eight hundred and forty-three and 15-100 dollars, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and secured by said mortgage or any part now due and secured by said mortgage or any part

now due and secured by said mortgage of any part thereof:

Therefore, notice is hereby given that on Thurs-day, the 23d day of December, A. D. 1897, at one o'clock in the afternoon, at the front door of the court house in the village of Paw Paw, Van Buren county, state of Michigan, that being the place of holding the circuit court in and for the said county of Van Buren) by virtue of the power of sale con-tained in said mortgage and in pursuance of the statute in such case made and provided, there will be sold at public auction to the highest budder, the premises described in said mortgage or so much thereof as is necessary to satisfy the amount due thereon as aforesaid, with interest hereafter to ac-crue thereon and the costs and charges of such sale and the attorney fee provided by law, the premises described in said mortgage being as follows: That certain viece or parcel of land situate in the town-ship of Paw Paw in the county of Van Buren and state of Michigan, and described as follows, to-wit: state of Michigan, and described as follows, to-wit: commencing at the south-east corner of the north part of the west half (½) of the north-east quarter (¼) of section fourteen (14), running thence north twenty-eight (28) rods, thence west eighty (80) rods, thence south twenty-eight (28) rods, thence east eighty (80) rods to the place of beginning, containing fourteen acres of land, in township three [3] south, range fourteen [14] west.

Entel Sentember 24, 1807.

Dated September 24, 1897. JOHN BURNETT, Mortgagee. O. W. ROWLAND, Attorney for Mortgagee.

LEGAL NOTICES.

CHANCERY SALE.—In pursuance and by Virtue of a decree of the circuit court for the county of Van Buren in chancery, in the state of Michigan, made and dated on the 20th day of April, A. D. 1897, in a certain cause therein pending wherein Butler Brothers, a corporation, organized under and existing by virtue of the laws of the state of Hinois, is complainant, and Hattle B. Hight and Charles E. Hight are detendants.

Notice is hereby given that I shall sell at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, county of Van Buren, state of Michigan, 'said court house being the place for holding the circuit court for said county] on Friday, the 12th day of November, A. D. 1897, at 10 o'clock in the forenoon of said day, all or so much thereof as may be necessary to raise the amount due to the said complainant, for principal, interest and costs in said cause, of the following described lands and premises, viz:

All that parcel of land situated in the township of Antwerp, county of Van Buren, state of Michigan, and described as follows: Beginning at the southeast corner of the north-east quarter [4] of section infteen [15] town three south, range thirteen west, and running thence west twenty-five rods, thence north sixty-four rods, thence cast twenty-five rods, thence south sixty-four rods to the place of beginning and containing ten acres of land.

Dated, Paw Paw, Mich., September 24th 1897.

ORAN W. ROWLAND, Circuit Court Commissioner in and for Van Buren County, Michia an.

Circuit Court Commissioner in and for Van Burer County, Michian. [19th Lincoln H. Tirus, Solicitor for Complainant.

MORTCAGE SALE. — Whereas default having been made in the conditions of a certain indenture of mortgage bearing date the 11th day of August, A. D. 1896, made, executed and delivered by Milan Wiggins and Marie F. Wiggins, his wife, of Bloomingdale, Michigan, to Edwin F. Abbott, which said mortgage was on the 12th day of August, A. D. 1896, filed for record in the office of the register of deeds in and for Very Europe of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 60 of mortgages, on page 342.

And whereas the said Edwin F. Abbott, afterwards and on the 27th day of August, A. D. 1806, sold, duly assigned and delivered said mortgage to Vienburk B.

Eitzabeth B. Clark, which said assignment was afterwards and on the 3d day of September, A. D., 1897, filed for record in the office of the register of decits in and for Van Buren county, Michigan, and by said register duly recorded in liber 58 of assign-

ments of mortgages, on page 502. And whereas, by the terms and provisions of said ortgage it is agreed that, should default be made in the payment of the interest to become due thereon or any part thereof, on any date whereon the same was made payable therein, and should the same remain due, unpaid and in arrear for the space of thirty days, then and thenceforth, after the lapse of the said thirty days, the whole principal sum of said mortgage, at the option of said mortgage or his assigns, might be declared to be due and payable immediately; and whereas seventy (\$40) dollars of the interest accrued on said morrgage and was due and payable thereon by the terms thereof on the 11th day of August, A. D. 1897, and said amount still remains due, unpaid and in arrear and more than thirty days have elapsed since the same so became due, payable and in arrear, the said Elizabeth B Clark, the owner of said mortgage, has elected to declare and has and does declare the whole amount of said mortgage with the accrued interest, to be due and payable immediately. At the date of this notice there is claimed to be due and payable on said mortgage one thousand seventy-eight dollars and thirty-two cents [\$1078.32] and no suit at law or proceedings in chancery having been instituted to recover the amount due on said mortgage or any

part thereof.

Now therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained, and of the statutes in such cases made and provided, I shall, on Saturday, the eighteenth day of Fecember, A. D. 1897, at ten o'clock in the fore-noon, at the north front door of the court house for Van Buren county, Michigan, in the village of Paw Paw, Michigan, (that being the place of holding the circuit court for said county of Van Buren), sell to the highest bidder the premises described in said mortgage or so much thereof as may be necessary to pay the amount due there-on, and the legal costs of this proceeding and of said said. The premises described in said mort-gage, and so to be sold, are all those certain pieces or parcels of land situate and being in the town of Columbia, in the county of Van Buren and state of Michigan, and described as follows, to-wit:

The south half of the south-west quarter and the oth half of the north-west quarter of the southwest quarter of section twenty-three (23) in town one (1) south, of range fifteen (15) west, together with the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining. Dated this 21st day of September, A. D. 1897. Dated this 21st day of September, A. D. 18 ELIZABETH B. CLARK,

18(13039) Mortgagee by Assignment. E. A. & ROBERT B. CRANE,
Attorneys for Mortgagee by assignment, Chase Block, Kalamazoo, Michigan,

MORTCAGE SALE. Default having been M made in the payment of a sum of money secured to be paid by a certain indenture of mortgage made and executed by John M. Dodge and Calista, his wife, of Waverly, Michigan, to Benjamin F. Heckert of Paw Paw, Michigan, bearing date June 28, 1892, and recorded in the office of the register of deeds of the county of Van Buren in said state, on the same day, in liber 50 of mortgages on page 158, by which default the power of sale in said mortgage contained has become operative, and no suit or proceeding at law or in equity having been insti-tuted to recover the debt secured by said mortgage or any part thereof, which at this date amounts to the sum of seven hundred and forty-five dollars and

thirty-seven cents. Notice is therefore hereby given that on Saturday, the thirteenth day of November, 1897, at one o'clock in the afternoon, at the front door of the court house in the village of Paw Paw in said county and state, I will sell at public auction to the highest bidder, the premises described in said mortgage or so much thereof as may be necessary to satisfy the amount then due thereon with the costs and expenses of such sale as allowed by law, which said premises are described as follows:

The north half of the west half of the south-west quarter of section five (5) town two (2) south, of

range fourteen (14) west, in the county of Van Buren and state of Michigan, excepting therefrom eighteen acres off of the north side thereof, heretoore released from said mortgage.

Dated August 17, 1897.

3t13o25 BENJAMIN F. HECKERT.

O. W ROWLAND. Attorney for Mortgagee.

MORTGAGE SALE. - Whereas, default has M been made in the payment of a portion of the moneys secured by a real estate morigage, dated the 1sth day of July, A. D. 1895, executed by Owen McElroy and Maggie McElroy, his wife, o' Pine Grove, Van Beren county, Michigan, to Trustees of Mountain Home Cemetery of Kalamazoo, Michigan, which said mortgage was recorded in the office of the register of deeds of the county of Van Buren, in liber 43 of mortgages on pages 466 and 467, on the 4th day of November, A. D. 1895, at four [4] o'clock p. m., which said mortgage provided that should any default be made in the payment of the interest on said indebtedness or of any part thereof, interest on said indebtedness or of any part thereof, or of any payment of principal or any part thereof, on the day whereon the same was made payable, as expressed in said mortgage, and should the same remain unpaid and in arrears for the space of thirty days, then and from themceforth, that is to say, after the lapse of the said thirty days, so much of the principal sum of five hundred dollars [\$500] as remained unpaid, with all arrearage of interest thereon, should, at the option of the second party name on, should, at the option of the second party named in said mortgage, become due and payable immediately thereafter. The payments of interest on said five hundred dollars, due December 1st, 1895, and December 1st, 1896, have become due and remained wholly unpaid and in arrears for more than thirty days prior to the date of this notice, and two payments of principal, namely, the twenty-five dollar [\$25] payment on the principal becoming due May 1st, 1895, and the twenty-five dollar [\$25] pay-ment becoming due May 1st, 1897, have become due and remained in arrears and wholly unpaid for more and remained in arrears and wholly unpaid for more than thirty days prior to the date of this notice, and the undersigned mortgagee has exercised its option to have the whole of the principal and all arrears of interest on said mortgage, fall due immediately, because of the aforesaid defaults in the payment of principal and interest as provided in said mortgage, whereby said mortgage claims that there is due and owing at this date upon said mortgage the sum of five hundred and seventy-eight dollars and sixty cents [\$578.60] principal and interest, and the further sum of twenty-five dollars [\$25] as an attorney fee stipulated for in said mortgage, in case of proceedings to foreclose and which sums constitute the whole amount claimed to be due and unpaid on said mortgage, and no suit or proceeding either in law or in equity having been commenced to recover the debt now remaining secured by said mortgage, or any part thereof, and the power of sale contained in said mortgage has, by reason of the facts above stated and existing, become operative.

and existing, become operative.

Now, therefore, notice is given that by virtue of the said power of sale contained in said mortgage and in pursuance of the statute in such case ma and provided, the said mortgage will be foreclos and provided, the said mortgage will be foreclosed by a sale of the premises therein described, at pub-lic auction, to the highest bidder, at the north front door of the court house, in the village of Paw Paw, Van Buren county, Michigan, (that being the place of holding the circuit court within the said county of Van Buren), on Saturday, the 18th day of Decem-ber, A. D. 1897, at nine [9] o'clock in the forenoon of said day, which said premises are described in said mortgage as follows: All that certain piece or parcel of land situate and

All that certain piece or parcel of land situate and being in the town of Pine Grove, in the county of Van Buren and state of Michigan, and described as Van Buren and state of Michigan, and described as follows, to wit: The north-east quarter of the south-east quarter, (except one acre out of the south-east corner, used for school house), on section number thirty-two (32) in township number one (1) south, of range thirteen (13) west.

Dated September 14th, A. D. 1897.

TRUSTEES OF MOUNTAIN HOME CEMETERY, [St130:30]

Bottneyawa & Adams. Kalamazoo Mich.

[8t13o30] Mortgagee. BOUDEMAN & ADAMS, Kalamazoo Mich.,

LEGAL NOTICES.

At a session of the probate court for said county, held at the probate office in the village of Paw Paw, on Tuesday, the 7th day of September, in the year of our Lord one thousand eight hundred and ninety-

our Lord one thousand eight hundred and ninetyseven.

Present, James H. Johnson, Judge of Probate.
In the matter of the estate of Alvira Hanolds, deceased.

Edwin Peters, administrator of said estate,
comes into court and represents that he is now prepared to render his final account as such administrator and files the same.

Thereupon it is ordered that Monday, the 11th day
of October next, at ten o'clock in the forenoon
be assigned for examining and allowing such account, and that the heirs at law of said deceased,
and all other persons interested in said estate, are
required to appear at a session of said Court, then
to be holden at the probate office, in the village
of Paw Paw in said county, and show cause, if any
there be, why the said account should not be allowed.

And it is further ordered, that said administrator give notice to the persons interested in said estate of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspayer printed and circulating in said county for three successive weeks at least previous to said day of hearing.

JAMES H. JOHNSON. 2217t4p22201

MORTCAGE SAI E. - Whereas, default A having been made in the conditions of a certain indenture of mortgage, dated the 22d day of October, A. D. 1888, made and executed by George W. Powers and Martha J. Powers, his wife, of Waverly, Van Buren county, Michigan, to John den Bleyker, executor of last will and testament of Palus den Bleyker, decreased of Kalamaron Mich. Palos den Bleyker, deceased, of Kalamazoo, Mich. gan, which mortgage was recorded in the office of the register of deeds of Van Buren county, state of Michigan, on the 22d day of October, A. D. 1888, in liber 33 of mortgages on page 518, on which mort-gage there is now due and unpaid the sum of seven hundred and fifty-three and 89-100 dollars, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and instituted to recover the amount now due and necured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that on Thursday, the 2d day of December, A. D. 1897, at one c'clock in the afternoon, at the front door of the court house, in the village of Paw Paw, Van Buren county and state of Michigan, that being the place of holding the circuit court in and for the said county of Van Buren), by virtue of the power of sale contained in said mortgage, and in pursuof sale contained in said mortgage, and in pursuance of the statute in such case made and provided, there will be sold at public auction to the highest bidder the premises described in said mortgage or so much thereof as is necessary to satisfy the amount due thereon as aforesaid, with interest here after to accrue thereon, and the costs and charges after to accrue thereon, and the costs and charges of such sale and the attorney fee provided by law, the premises described in said mortgage being as follows: The north-east quarter of the north-west quarter of section twenty-two (22) in township two (2) south, of range fourteen (14) west, in Van Buren county, state of Michigan.

Dated September 3 A. D. 1897,

16t13o28] JOHN DEN BLEYKER,

Executor of Mortgages.

Executor of Mortgagee.
Wm. H. Mason, Att'y for Mortgagee.

MORTCACE SALE. Whereas default has M been made in the conditions of a certain indenture of mortgage bearing date the 31st day of October, A. D., 1894, made and executed by John M. Chamberlain, single man, of Breedsville, Van Buren county, Michigan, to M. E. Whalen of Paw Paw in said county and state, which said mortgage was duly recorded in the office of the register of deeds of Van Buren county, state of Michigan, of the 7th day of November, A. D. 1894, in liber 53 o mortgages on pages 272 and 273, and which said mortgage was afterwards and on the 26th day of April, A. D. 1897, duly assigned by E. F. Parks, as administrator of the estate of the said M. E. Whalen, theretofore deceased, to Cora M. Whalen, sole legatee under the last will and testament of the said M.E. Whalen, deceased, which said assignment was afterwards and on the first day of July, A. D. 1897, duly recorded in the office of the register of deeds of Van Buren county, state of Michigan, in liber 48 of mortgages on page 515.

And whereas, by the terms and provisions of said mortgage, it is agreed that should default be made in the payment of the interest to become due thereon, or any part thereof, on any date whereon the said M.E. Whalen, deceased, which said assignment

on, or any part thereof, on any date whereon the same was made payable, and should the same remain due, unpaid and in arrear for the space of thirty days, then and in such case so much of the principal sum secured to be paid by said mortgage as shall remain unpaid, together with all arrearage of interest thereon, at the option of the said mortgagee, his executors, administrators or assigns, should immediately become due and payable:

And whereas, nothing has ever been paid on said mortgage, and whereas the sum of sixty-three doiortgage, and whereas the sum of sixty-three doi-s of the interest accrued on said mortgage was

due and payable thereon, by the terms thereof, on the 31st day of October, A.D. 1895: And whereas, an additional sum of sixty-seven and 41-100 dollars of the interest accrued on said mortgage was due and payable thereon on the 31st day of October, A. D. 1896; And whereas both of said sums of interest, as

aforesaid, still remain due, unpaid and in arrear and more than thirty days having elapsed since the same so became due, payable and in arrear:

Now, therefore, the said Cora M. Whalen, the
owner of said mortgage, has elected to declare, and
has declared, and doth hereby declare the whole
principal sum secured to be paid by said mortgage,
together with accrued interest thereon, to be now
the and payable and there is claimed to be due on fue and payable, and there is claimed to be due on said morigage at the date of this notice the sum of one thousand and seventy-nine and 90-100 dollars for principal and interest, together with an attor-ney's fee of twenty-five dollars stipulated for in said mortgage and provided by statute, and no said mortgage and provided by statute, and no proceedings at law or in equity having been instituted to recover the sum so due, or any part thereof; Now, therefore, notice is hereby given that, by virtue of the power of sale in said mortgage contained and the statute in such case made and provided, 1 shall, on Thursday, the 7th day of October, A. D. 1897, at one o'clock in the afternoon of said day, at the front door of the court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house being the place of holding the circuit court in and for said county sell at public auction to the highest bidder, the sell at public auction to the highest bidder, the self at public auction to the highest blader, the lands and premises described in said mortgage, or so much thereof as may be necessary to satisfy the said amount claimed to be due thereon, including the interest hereafter to accrue thereon, and all legal costs, and the said attoney's fee of twenty-five

dollars provided in said mortgage.

The premises to be sold are described in said mortgage as follows, viz: All those certain pieces or parcels of land situate and being in the township of Columbia, in the county of Van Buren and state of Columbia, in the county of Van Buren and state of Michigan, and described as follows, to-wit:

Michigan, and described as follows, to-wit:

The undivided one-half [½] interest in the following described pieces of land, viz: The south-east quarter [¼] of the north-west quarter [¼] and the north half [½] of the north-west quarter [¾] lying south of the mill pond and river, except the part west of the road and also the south-west quarter half of the north-east quarter (\(^{\bar{b}_1}\)) and also the west half of the north-east quarter (\(^{\bar{b}_1}\)) of the north-east quarter (\(^{\bar{b}_1}\)) of the north-east quarter (\(^{\bar{b}_1}\)) is south of the mill pond and river: all in section thirty-three (33) town one south, range

Dated Paw Paw, July 8th, A. D., 1897. 2208130 2220 CORA M WHALEN, D. W. ROWLAND, Mortgagee by Assignment. Attorney for Mortgagee. O. W. ROWLAND,

MORTGAGE SALE. — Whereas, default having been made in the conditions of a certain indenture of mortgage bearing date the 26th day of January, A. D. 1888, made, executed and delivered by Hugh B. Rorke and Nellie E. Rorke, his wife, of Arlington, Van Buren county, Michigan, to George E. Breck, of Paw Paw, Michigan, which said mortgage was, on the 26th day of January, A. D. 1888, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 39 of mortgages on page 480; and which said mortgage was afterwards and on the 11th day of June, A. D. 1888, by said George E. Breck, duly assigned to the trustees of Mountain Home Cemetery, a corporation, located at Kalamazoo, Michigan, which said assignment was on the 16th day of June, A. D. 1888, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 39 of mortgages on page 256; on which said mortgage there is claimed to be due at the date of this notice the sum of 'nine hundred forty dollars and sixteen cents [\$440.16] and the legal costs of this proceeding, and no suit at law or proceedings in equity having been instituted to recover the amount due on said mortgage or any part thereof.

Now, therefore, notice is hereby given that by virtue of the power of sale in said mortgage contained and the statutes in such cases made and provided, we shall, on Saturday, the 30th day of October, A. D. 1897, at ten o'clock in the forenoon, at the vided, we shall, on Saturday, the 30th day of October,
A. D. 1897, at ten o'clock in the forenoon, at the
north front door of the court house in the village
of Paw Paw, Van Buren County, Michigan, (that
being the place where the circuit court for the
county of Van Buren is held,) sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the amount then due thereon with the legal costs of this roceeding and of said sale.

The premises described in said mortgage and so

to be sold are known and described as all that cer-tain piece or parcel of land lying and situate in the township of Arlington, county of Van Buren and state of Michigan, known and described as follows,

to-wit?

The north-east quarter (14) of the north-west quarter (14) of section fifteen [15], town two [2] south, of range fifteen (15) west, together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Dated this 27th day of July, A. D. 1897.

THE TRUSTEES OF MOUNTAIN HOME CEM-

E. A. & ROBERT B. CRANE, Attorneys for Morigagee.

LEGAL NOTICES.

MORTGACE SALE. — Detault has been made in the payment of a sum of money secured to be paid by an indenture of mortgage made and executed by Charles A. Mullinix of Decatur. Michigan, to Elias Pardec of Dowagiac, Michigan, at d dated June second, 1892, and recorded in the office of the register of deeds of the county of Van Buren, on the fourth day of June, A. D. 1892, in liber 47 of mortgages on page 272, by which default the power of sale in said mortgage contained has become operative and no suit or proceeding at law or in equity has been instituted to recover the debt secured by said mortgage or any part thereof, which at this date amounts to one thousand nine hundred eighty dollars and eighty-eight cents. The money secured to be paid by this mortgage was given for the purchase money of the land mortgaged herein. Notice is hereby given that on Thursday, October 7th, 1897, at 12 o'clock, noon, at the front door of the court house in the village of Paw Paw, in the county of Van Buren and state of Michigan, I shall sell at public auction to the highest bidder the premises described in said mortgage or so much thereof as may be necessary to satisfy the amount due thereon with costs and expenses allowed by law, which said premises are described as follows: All that certain piece or parcel of land situate in the township of Keeler, in the county of Van Buren and State of Michigan, and described as follows: The south-west quarter of section eleven in township four south of range sixteen west, and containing one hundred and sixty 260 acres more or less. one hundred and sixty \$260 acres more or less.

Dated July 9, 1897.

ELIAS PARDEE, Mortgagee. F. J. ATWELL, Attorney for Mortgagee.

MORTGACE SALE.—Default having been made in the payment of a certain sum of money secured to be paid by a certain Indenture of mortgage, bearing date the 27th day of February, 1895, made, executed and delivered by Bell S. Wright and John A. Wright to Frances E. Smith, which mortgage was recorded in the office of the register of deets for Van Buren county, state of Michigan, on the 2d day of March, 1895, in liber 53 of mortgages on pages 318 and 319, on which mortgage there is claimed to be due at this time the sum of two thou-and two hundred sixteen and 83-100 dollars (\$2,216.83), together with the costs and expenses of foreclosure and the attorney fee provided in said mortgage, and no proceeding at law or in equity having been instituted to recover the said sum, or any part thereof so remaining unpaid upon sum, or any part thereof so remaining unpaid upon and secured by said mortgage, and the said Frances E. Smith, having deceased, and the undersigned, Ellen E. Wagner, having been duly appointed sole executrix in the state of Michigan, of the will and estate of the said Frances E. Smith, deceased, by the probate court for the county of Kalamazo state of Michigan:

Notice is therefore hereby given, that by virtue of the power of sale in said mortgage contained, and in pursuance of the statute in such case made and provided, the land and premises described in said mortgage, to-wit, all those certain pieces or parcels of land situate and being in the township of Columbia, in the county of Van Buren and state of Michigan, and described as follows, to-wit: The north-west quarter (34) and also the west half (52) of the north-east quarter [%] of section numbered eight (8), in township numbered one (1) south, of range numbered fifteen (15) west, and also the southrange numbered fifteen (15) west, and also the southeast quarter (4) of the south-west quarter (4) of
section numbered five (5). In township numbered
one (1), south of range numbered fifteen (15) west,
containing two hundred and eighty acres of land,
be the same more or less, excepting therefrom the
following described piece or parcel of land, to-wit:
Commencing at a point one hundred and seventyeight (178) feet west of a corner in the highway on
the north and south eighth line of the north-east quarter of section eight (8), running thence south to the
Kalamazoo & South Haven railroad, thence easterly
along the line of said railroad one hundred and along the line of said railroad one hundred and seven [107] feet, thence north to the said highway, thence west one hundred and seven (107) feet, to the place of beginning, will be sold at public vendue to the highest bidder for cash, at the court house in the village of Paw Paw, county of Van Buren and state of Michigan, (said court house being the place for holding the circuit court for said county) on Saturday, the 16th day of October, A. D. 1897, at ten o'clock in the forenoon, to pay the amount due on said mortgage, including the costs of this foreclosure allowed by law.

Dated July 21st, 1897.

2209t13021] ELLEN E. WAGNER,
Executrix of the will and estate of the said Frances E. Smith, deceased, Mortgagce, by D. O. French,
her attorney and agent.
D. O. French. Attorney for Executrix.

Preamble and Resolution.

TO ALL WHOM IT MAY CONCERN: Whereas, written application and petitions ad-dressed to the board of supervisors of the county of Van Buren, have been received by the clerk of or van Buren, have been received by the clerk of said county and filed in his office, praying that an election be held in and for said county of Van Buren, under the provisions of Act No. 207 of the Public Acts of 1889, approved June 29, 1889, and the Acts amendatory thereto, to ascertain the will of Acts amendatory thereto, to ascertain the will of the qualified electors of said county, and whether or not the manufacture of liquors and the liquor traffic should be prohibited within the bounds of said county, and whether or not the action and proceedings heretofore taken in said county to prohibit and by which the manufacture of liquors and the liquor traffic has been and is prohibited within said county, under and by virtue of said Act No. 207 and the Acts amendatory thereto, should not be repealed.

Whereas, at a session of the board of supervisors of said county, duly called for that purpose,

Whereas, at a session of the board of supervisors of said county, duly called for that purpose, and held at the village of Paw Paw, in said county, on the 14th and 15th days of September, A. D. 1897, the said petitions were duly examined, and Whereas, upon such examination it was determined and declared by a resolution adopted by said board that such election has been prayed for by the requisite number of electors, to-wit by not less than one-fourth of all the qualified electors of said county, as shown by the transcripts of the poll lists of the last preby the transcripts of the poll lists of the last pre-ceeding general election for state officers held in said county, and the affidavits accompanying said petitions and as shown by reference to the returns and county canvass of the last preceeding general election for said officers held in said county; Whereas, more than two years have elapsed since said proposition has been submitted to and

decided by the votes of the qualified electors of said county, under and by virtue of said Act 207, of the Public Acts of 1889, aforesaid, and all Acts mendatory thereto: Now, therefore, it is ordered and directed by the Now, therefore, it is ordered and directed by the board of supervisors of said county of Van Buren, that an election be and the same is hereby called in the several townships and precincts in said county, pursuant to the provisions of the aforenamed act, and the amendments thereto, to ascertain the will of the electors of said county, whether or not the manufacture of liquors and the liquor traffic should be prohibited within the limits of said county, and whether or not the action and proceedings heretofore taken in said county to prohibit, and by which the manufacture of liquors

rohibit, and by which the manufacture of liquors nd the liquor traffic has been and is prohibited

within said county, under and by virtue of said Act and the amendments thereto, should not be repealed.
And it is further ordered that said election, as above directed, shall be held on Monday, the first day of November. A. D. 1897; that said election shall be by ballot, and that the ballots shall be in two forms, one of which shall contain the words "Should the manufacture of liquors and the liquor "Should the manufacture of liquors and the liquor traffic be prohibited within the county? Yes," and the other form shall be, "Should the manufacture of liquors and the liquor traffic be prohibited within the county? No." That every ballot on which the word "Yes" is found, shall be counted in the affirmative of said proposition, and every ballot on which the word "No" is found

shall be counted in the negative of said proposi That under the provisions of the aforesaid Act and the amendments thereto. all persons entitled to vote shall be deemed qualifieed to vote at the said election

That the registration of the qualified electors, That the registration of the qualified electors, the hours for opening and closing the polls, the manner of voting and of holding and conducting said election, under the provisions of the aforesaid Act, and the amendments thereto, and the powers and duties of the boards of registration, of inspectors of election, township boards and all other officers with reference to said election, shall be the same in every respect as in the case of a be the same in every respect as in the case of a general election, and that the laws of the state pertaining to the registration and qualifications of electors, the disposition of the ballots, the canvass of the votes and declaring the result thereof, at a general election, shall be observed and enforced at said election, so far as the same shall be applicable.

E. A. CHASE, Chairman Artest:—J. S. Buck, Clerk. Dated September 15, A. D. 1897.

STATE OF MICHIGAN, SE.

Country of Van Burken, St.

I. J. S. Buck, county clerk of the county of Van Buren, do hereby certify that the above and fore-Buren do hereby certify that the above and foregoing is a true and correct transcript, compared by me, from the original record of the order made by the board of supervisors of said county, calling a special election in and for said county of Van Buren, under the provisions of Act No. 207, of the Public Acts of the state of Michigan for the year A. D. 1889, approved June 29, A. D. 1889, and the Acts amendatory thereto, for the purpose of ascertaining the will of the qualified electors of said county, whether or not the manufacture of liquors and the liquor traffic should be prohibited within the limits of said county, and whether or not the actions and proceedings heretofore taken in said county to prohibit, and by which the manufacture of liquors and the liquor traffic has been and is prohibited within said county, under and by virtue of said Act No. 207 and the Acts amendatory thereto, should not be repealed, and of the whole of such original, as entered in the journal of the proceedings of said board of supervisors at their meeting of September 13th, A. D. 1897.

In testimony whereof, I have hereunto subscribed my name, and affixed the seal of the circuit court of said county, at the village of Paw Paw, in said county, this 13th day of September, A. D. 1897.

[SEAL]

J. S. BUCK.